## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA SPARTANBURG DIVISION

JANE DOES 1-9,

Civil Action Number: 7:20-cv-00947-DCC

v.

COLLINS MURPHY, SHARON HAMMONDS, BRENDA F. WATKINS, LIMESTONE UNIVERSITY, MG, FREESITES, LTD., d/b/a PORNHUB.COM, MG FREESITES II LTD., MINDGEEK S.A.R.L., MINDGEEK USA, INC., MG BILLING LTD., and HAMMY MEDIA LTS. d/b/a XHAMSTER.COM, TRAFFICSTARS LTD., WISEBITS LTD., XHAMSTER IP HOLDINGS LTD., WISEBITS IP LTD.,

Plaintiffs,

**CONSENT MOTION IN SUPPORT** OF PRO HAC VICE ADMISSION

Defendants.

The undersigned local counsel hereby moves, together with the Application and Affidavit attached as Exhibit A, that Emily Evitt of the law firm Mitchell Silberberg & Knupp, LLP be admitted pro hac vice in the above-captioned case as associate counsel. As local counsel, I understand that:

- 1. I will personally sign and include my District of South Carolina federal bar attorney identification number on each pleading, motion, discovery procedure, or other document that I serve or file in this court; and
- 2. All pleadings and other documents that I file in this case will contain my name, firm name, address, and phone number and those of my associate counsel admitted pro hac vice; and
- 3. Service of all pleadings and notices as required shall be sufficient if served upon me, and it is my responsibility to serve my associate counsel admitted pro hac vice; and

4.	Unless excused by the court, I will be present at all pretrial conferences, hearings.		
and trials and	d may attend discover	y proc	ceedings. I will be prepared to actively participate in
necessary.			
5.	Certification of Consultation (Local Civil Rule 7.02).		
	Prior to filing this Motion, I conferred with opposing counsel who has indicated the following position as to this Motion: will likely oppose; does not intend to oppose		
	Prior to filing this Motion, I attempted to confer with opposing counsel by was unable to do so for the following reason(s):		
	No duty of consultation is required because the opposing party is proceeding pro se.		
Respectfully submitted,			
DATED March 1, 2024			TURNER, PADGET, GRAHAM AND LANEY, P.A.
Columbia, South Carolina		By:	/s/ Mark B. Goddard  Mark B. Goddard   Attorney ID: 09194 email mgoddard@turnerpadget.com direct   803-227-4334  J. Kenneth Carter   Attorney ID: 05108 email   kcarter@turnerpadget.com direct   864-552-4611  Post Office Box 1473 Columbia, South Carolina 29202 facsimile   803-400-1542  Attorneys for Defendant MG Freesites Ltd. and Mindgeek S.A.R.L.